Otice is hereby given, that the Partnership lately subsisting between us, Richard Femier and Paul Webster, of the City of Norwich, Bombasin-Manufacturers, is this day dissolved by mutual consent,-Witness our hands the 9th day of November 1819. P. Webster.

Richd. Ferrier.

Otice is hereby given, that all persons indebted to or having any claims or demands upon the estate and effects of the Honourable Sir John Royds, deceased, late one of the Judges of the Supreme Court of Judicature at Bengal, are requested forthwith to send an account of their debts and demands to William Wilcock, of Halifax, in the County of York, Attorney at Law, Agent to the sole Executive and Residuary Legatee in England, of the said Sir John Royds.

F the Relations or Next of Kin of Michael, otherwise Michael Manion Clarke, otherwise Clark, late of the Parish of Saint Andrew, Holborn, in the County of Middlesex, and an out-pensioner of Chelsea Hospital, deceased, will apply to Mr. Tebbs, Proctor, in Doctor's-Commons, they will hear of some to their advantage.

LEGATEES OF JAMES MEYRICK, Esq.

Hereas Henry Creed, Esq. formerly Major of the 33d Regiment of Foot, did by his will, dated in November 1786, give to the residuary Legatee or Legatees named in the will of James Meyrick, Esq. formerly Agent to the 33d Regiment of Foot, 150l. to be paid twelve months after the decease ment of Foot, 1501 to be paid twelve months after the decease of his the Major's) widow, who died in April last.—Notice is hereby given, that if any person claiming to be such residuary Legatee, if living, or his personal representative, will produce the probate of the will of the said James Meyrick, and make out his title to such legacy, to Mr. Frederick William Oates, Solicitor, in Leeds, on or before the 22d day of April next, he may receive the said sum of 1501.

In His Majesty's Court of Civil Pleas at Gibraltar.

Hereas by a Decree of the said Court, bearing date the 14th day of May 1819, made in a Cause Barents and Solomons and others, Creditors of the late Alexander Ross, deceased, Plaintiffs, and Alexander Farqubar, Defendant, it was ordered that the said Defendant should bring into, and deposit in, the Registry of the said Court of Civil Pleas, the sum of 22,218 hard dollars, 8 reals, and 3 quarts, together with all books, papers, and other documents in his possession, relative to the said Alexander Ross, deceased, or his estate, subject to the Court's further Order in the premises; and for the purpose of ascertaining amongst whom the said sum of 22,213 hard dollars, 8 reals, and 3 quarts, should be divided, or to whom the same should be paid, it was further ordered, that upon payment thereof into the Registry as before directed, the Registrar of the Court should forthwifu give notice in the Gibraltar Chronicle, and continue the same for six successive months, directing all persons claiming, or pretending to claim, under the said Alexander Ress, deceased, or his estate, or otherwise howsoever in the premises, forthwith to give in an account upon oath of their claims into the Registry; such claims to set forth the particulars of their respective demands, and when, and how, and upon what account, the same origi-nated and claimed, with all the circumstances relative thereto, and that a similar notice should be inserted in the London

and that a similar notice should be inserted in the London Gazette with as little delay as possible.

And whereas the said defendant interposed an appeal from the said Decree to the Court of Appeals, which Court, by its sentence in the same Cause, under date the 2d day of August last, reduced the sum so ordered by the Decree of the Court of Civil Pleas to be brought into the Registry.

First—By the sum of 389 current dollars, 2 reals, and 2 quarts, being the amount of the payment stated to have been made by Alexander Farquhar to James Cutiorth, and to have been omitted by him, the said Defendant, in his account:

have been omitted by him, the said Defendant, in his account;

Secondly-By the amount of the account of further expences of the said Alexander Farquhar touching this money, since the last allowance thereof in his account given into the Civil Court in 1847, such amount of expences to be given into the Court of Civil Pleas upon oath, when the balance is paid -and

Thirdly-By the amount of the costs of this suit, and of the appeal, which costs this Court was of opinion should be paid out of, and deducted from, the balance in the Befendant's bands, before it was so paid in

And whereas the said Defendant bath, in pursuance of the said Decrees, brought into, and deposited in, the Registry of the Court of Civil Pleas, the sum of 21,504 hard dollars, the Court of Civil Pleas, the sum of 21,504 hard dollars, 2 reals, and 5 quarts, together with all books, papers, and other documents in his possession, relative to the said Alexander Ross, deceased, or his estate, to await its further Order in the premises, in pursuance of its Decree aforesaid.

Notice is, therefore, hereby given, to all persons claiming, or pretending to claim, under the said Alexander Ross, deceased, or his estate, or otherwise howsoever, to bring into, and deposit, the Registry of the said Court of Civil Pleas, within six months from the date hereof, an account upon eath

within six months from the date hereof, an account upon oath of all their claims: such claims to set forth the purioulars of their respective demands, and when, and how, and upon what account the same originated and are claimed, with all the cifcumstances relative thereto, preparatory to the further Order of the Court in the premises

EDWARD PRICHARD, Registrar of the Court of Civil Pleas.

Gibraltar, September 28, 1819.

O be sold, pursuant to an Order of the High Court of Chancery, made in a Cause of Hardy v. Oyston, with the approbation of Francis Paul Stratford, Esq., one of the

the approbation of Francis Faut Strations, Esq., one of the Masters of the said Court;
Sundry freehold messuages and lands, situate in the Township of Humshaugh, in the Parish of Simonburn, in the County of Northumberland, late belonging to John Gaul Thomlinson, deceased.

The time and place of sale will shortly be advertized, when The time and place of sale win snortly be advertized, when printed particulars may be had (gratis) at the said Master's Chambers, in Southampton-Buildings, Chancery-Lane, London; of Messrs. Robinson and Burrows, Solicitors, Austin-Friars, London; of Mr. John Tinley, Solicitor, North Shields; of Messrs. Bell and Brodrick, Solicitors, Cheapside, London; of Mr. Derby, Solicitor, Harcourt-Buildings, Temple; and at the principal Inds in the neighbourhood of the estate.

Hereas by an Order of His Honour the Vice-Chan-cellor of Great Britain, made in the matter of Matthew William Sankey, of Canterbury, Brewer, a Bairk-rupt, and bearing date the 12th day of August 1819, it was referred to Samuel Compton Cox, Esq. one of the Masters of the High Court of Chancery, to look into the several incumbrances on the estates therein mentioned, and to state the second priorities of the same; and he was to ascertain and state to the Court the liabilities which William Bristow, late of Canterbory aforesaid, Printer and Stationer, deceased, and John Harvey, of Folkestone, in the County of Kent, Gent. or either of them, or the Executors of the said William Bristow; bad incorred as sureties or surety for the said Bankrupt:—In pursuance of such Order, all persons having incumbrances on the estates of the said Matthew William Sankey, in the said Order mentioned, the particulars of which said estates may be order methoded, the particulars of which said estates may be seen at the said Master's Chambers, in Southampton-Buildings, Chancery-Lane, London. And all persons holding the scenities of the said William Bristow, deceased, and John, Harvey, or either of them, jointly with the said Matthew William Sankey, are forthwith to come in before the said Master at his Chambers, and then and there to produce such incombrances and securities respectively, and establish their claims in respect there f, or in default thereof they will be excluded the benefit of the said Order.

TEUrsuant to a Decree of the High Court of Chancery, bearing date the 1st day of August 1817, made in a bearing date the 1st day of August 1817, made in a Canse Turner againt Prichard, it is, amongst other things, referred to Samuel Compton Cox, Esq. one of the Masers of the said Court, to inquire and state whether Ann Waddup (formerly Ann Turner, daughter of William and Hannah Turner, who some years ago went to America, and continued to reside there in or prior to the year 1813), is living or dead, and if dead when she died, and whether she left any child or children her surviving, and in case she left no child or children her surviving, then to inquire and state who were all the children of the brothers and sisters of Margor: Boarget, late of Holmer, in the County inquire and state who were all the children of the brothers and sisters of Marger; Bourget, late of Holmer, in the County of Hereford, widow, living at the time of the death of the said. Ann Waddup, and whether any of the children of the brothers and sisters of the said Margery Bourget died in the lift time of the said Ann Waddup.—Any person or persons who can give evidence or information relating to the said aquire configuration and or before the Soule of November 1810. are requested, on or before the 80th of November 1819, to